EXHIBIT K

Designation of Deposition Testimony of Lyle Winn

1	UNITED STATES BANKRUPTCY COURT
2	EASTERN DISTRICT OF MICHIGAN
3	SOUTHERN DIVISION
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6	In re:) Case No. 13-53845
7	CITY OF DETROIT, MICHIGAN)
8) Chapter 9
9	Debtor)
10	Hon. Steven W. Rhodes
11	
12	
13	The Deposition of LYLE E. WINN, PE,
14	Taken at 51301 Schoenherr Road,
15	Shelby Township, Michigan,
16	Commencing at 2:08 p.m.,
17	Thursday, July 10, 2014,
18	Before Melinda S. Moore, CSR-2258.
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- 1 livelihood?
- 2 A. No, I'm not aware of that.
- 3 Q. Are you aware of any litigation at all
- 4 involving --
- 5 MR. ADDIS: What period of time?
- 6 MS. HATHAWAY: Let me finish my
- 7 question.
- 8 BY MS. HATHAWAY:
- 9 Q. -- involving homeowners or business people whose
- 10 use of their home or business were affected?
- 11 A. No, I'm not aware of those.
- 12 Q. All right. Let's go through what has been marked
- as Exhibit 4. What is this first page?
- 14 A. This first page is the cost estimate we prepared
- 15 for the repair project.
- 16 Q. By saying "we," you mean Nancy?
- 17 A. "We" as in the company.
- 18 Q. Okay. You didn't do it?
- 19 A. I did not do it.
- 20 Q. Okay. The first item is Emergency Work Estimate
- 21 (Rounded through September 30, 2004). Then
- there's a number of 11,600,000, more or less.
- 23 A. Yes.
- 24 Q. How was that arrived at?
- 25 A. That was -- specifically to that date, it ties to

1		the budget estimate prepared by Inland Waters that
2		had that same date. It was a date that was
3		determined to be where the initial emergency was
4		abated, if you will, stabilized, and then
5		following that would have been the repair efforts.
6	Q.	You say the initial emergency was abated. What
7		had been done up through September 30th of 2004
8		on this project?
9	Α.	Based on what I've reviewed, it appears that the
10		main object was to there were several. There
11		was to provide bypass pumping of the sewage flows
12		that were coming to that location, so in order to
13		maintain sewage flows, and secondly to stabilize
14		the soils around the sinkhole.
15	Ω.	And what did they have to do to accomplish those
16		goals?
17	Α.	To accomplish the bypass pumping they had to
18	Q.	Well, to abate the emergency is my question.
19	Α.	Okay. They had to install a pumping system, pipes
20		that transport what they were pumping to an
21		outlet, provide bulkheads on the existing sewer
22		lines so that they could they didn't have
23		sewage flowing into the sinkhole area where the
24		work was going to occur. And they had to install
25		steel sheeting to stabilize the soils that were

- around the sinkhole.
- 2 Q. What about pressure grouting?
- 3 A. I saw references to pressure grouting. I don't
- 4 know where all it was applied in all cases.
- 5 Q. What is pressure grouting?
- 6 A. Pressure grouting is essentially pumping called a
- 7 grout material. It's sometimes cementitious or
- 8 other materials to solidify the soils and stop
- 9 flow -- water flow going through the soils.
- 10 Q. Have you ever used pressure grouting?
- 11 A. Yes.
- 12 Q. Do you know how much of it was necessary here in
- order to stabilize the soils?
- 14 A. I do not.
- 15 Q. Do you know if Ms. Shirkey knew when she was
- 16 doing her work?
- 17 A. I do not.
- 18 Q. All right. So what does this 11,600,000 -- where
- 19 did that come from?
- 20 A. I believe that was a summary of the work from the
- 21 final estimate summary of the first two months,
- 22 August and September.
- 23 Q. So that was a number that she got from --
- 24 A. The documents that were provided.
- 25 Q. -- an estimate from Inland?

- 1 A. No.
- 2 Q. You agree that there was an emergency and
- 3 emergency bypass needed to be created, correct?
- 4 A. At the onset of the project, yes.
- 5 Q. Do you know what the dewatering company did prior
- to the bypass being put in?
- 7 A. No, I don't.
- 8 Q. What do you think they did? What would they
- 9 normally do if you were trying to create a bypass
- in the situation?
- 11 A. Well, guite frankly, we viewed everything that
- occurred prior to September 30th as we were not
- disputing that; so we did not question or even
- evaluate what they were doing at that point. We
- 15 took it as it was a true emergency, these are the
- 16 expenses, and we just took it at face value.
- 17 Q. Why was it an emergency? What were the risks
- 18 associated with it?
- 19 A. The main emergency is the fact that the sewage
- flows will back up and flood basements upstream
- 21 from that.
- 22 Q. And that's a real health risk?
- 23 A. That's a significant health risk.
- 24 Q. All right. Do you know how many dewatering wells
- 25 were eventually used?

1		MR. ADDIS: Anthony.
2		(Off the record at 3:57 p.m.)
3		(Back on the record at 3:58 p.m.)
4	BY	MS. HATHAWAY:
5	Q.	Mr. Marrocco, did you ever talk to Mr. Marrocco
6		about anything associated with this assignment?
7	Α.	I have not.
8		MS. HATHAWAY: All right. I'm done.
9		Thank you very much.
10		THE WITNESS: Thank you.
11		EXAMINATION
12	BY I	MR. ADDIS:
13	Q.	I don't normally do this, but I have just a few
14		clarifying questions.
15		MS. HATHAWAY: You know that means I'll
16		have clarifying questions.
17		MR. ADDIS: I know it will.
18	BY I	MR. ADDIS:
19	Q.	You were just asked a question about contacts
20		with Mr. Marrocco.
21	Α.	Yes.
22	Q.	Prior to this litigation did Mr. Marrocco ever
23		ask you to do anything on this case directly?
24	Α.	Myself, no.
25	Q.	Okay. At some point in time, as you provided

- that here, AEW did a review of Inland's budget.
- 2 Is that correct or incorrect?
- 3 A. That is correct.
- 4 Q. In fact, is it correct or incorrect that Inland
- 5 had two budgets, first a preliminary one and then
- a final one? Do I have that right?
- 7 A. Yes.
- 8 Q. And if I'm wrong, tell me, okay?
- 9 What were you asked to provide to
- 10 Macomb, AEW, and when were you asked to provide
- 11 it?
- 12 A. We were asked to provide an engineer's opinion of
- 13 cost for the repair work, and that was in roughly
- 14 March, I believe, of '11 -- 2011.
- 15 Q. Okay. And as you testified here today, in that
- 16 comparison, you were sometimes higher than Inland
- on some portions and lower than Inland on others;
- is that accurate or inaccurate?
- MS. HATHAWAY: Objection, leading.
- 20 BY MR. ADDIS:
- 21 Q. You can say yes or no.
- 22 A. Yes.
- 23 MS. HATHAWAY: That means it's leading,
- 24 doesn't it?
- 25 BY MR. ADDIS:

- 1 Q. Accurate or inaccurate?
- 2 A. Accurate.
- 3 Q. How did you become aware of the final price?
- 4 A. We saw the final price in the agreement for the
- 5 purchase of the sewer system from Detroit by
- 6 Macomb County.
- 7 Q. Okay. In the estimate that you provided to
- 8 Macomb, what was your final number, the budget?
- 9 A. \$28,828,490.
- 10 Q. And the final number that you finally located was
- 11 what, the final price paid?
- 12 A. 54 million, and I don't know the change after
- 13 that.
- 14 Q. Okay.
- 15 MR. ADDIS: I don't have anything more.
- 16 RE-EXAMINATION
- 17 BY MS. HATHAWAY:
- 18 Q. Your estimate was based on largely your review of
- 19 the Inland budget, correct?
- 20 A. And the NTH plans.
- 21 Q. All right. The Inland budget changed
- 22 significantly as they did the project.
- 23 A. At some point it changed. All I have is the
- 24 beginning budget and the final summary.
- 25 Q. All right. So Inland thought that it was going

1	CERTIFICATE OF NOTARY
2	STATE OF MICHIGAN)
3) SS
4	COUNTY OF MACOMB)
5	
6	I, MELINDA S. MOORE, certify that this
7	deposition was taken before me on the date
8	hereinbefore set forth; that the foregoing
9	questions and answers were recorded by me
10	stenographically and reduced to computer
11	transcription; that this is a true, full and
12	correct transcript of my stenographic notes so
13	taken; and that I am not related to, nor of
14	counsel to, either party nor interested in the
15	event of this cause.
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19	The state of the s
20	Melinda S. moore
21	
22	MELINDA S. MOORE, CSR-2258
23	Notary Public,
24	Macomb County, Michigan
25	My Commission expires: September 6, 2016